

1 CAMPEAU GOODSSELL SMITH
A Law Corporation
2 SCOTT L. GOODSSELL, SBN 122223
440 N. First Street, Suite 100
3 San Jose, California 95112
(408) 295-9555

4 Attorneys for Debtor
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8 UNITED STATES BANKRUPTCY COURT
9 FOR THE NORTHERN DISTRICT OF CALIFORNIA
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11 In re:)	Case No. 03-56788-ASW
)	
12 TELEPATH CORPORATION,)	CHAPTER 11
)	
13)	Date: April 24, 2009
Debtor.)	Time: 1:15 p.m.
14 _____)	Court: Hon. Arthur S. Weissbrodt
		280 S. First Street, Courtroom 3020
		San Jose, CA 95112

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17 **FINAL APPLICATION FOR COMPENSATION AND**
REIMBURSEMENT OF EXPENSES BY ATTORNEY FOR DEBTOR

18 The Application of Campeau Goodsell Smith ("Applicant") respectfully represents:

19 Applicant is a professional corporation, each of whose attorneys is duly licensed and
20 admitted to practice before the above-entitled court, and serve as attorneys for the debtor herein,
21 having been so retained upon order of this court dated December 12, 2008. As such attorneys,
22 Applicant has performed various legal services, particulars of which are hereinafter set forth:
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1 One particular issue undertaken by Applicant was enforcement of a joint settlement
2 agreement that had been executed and approved by this Court several years earlier in connection
3 with the Ajlouny/Union Bank claims dispute, the Timeslot Trunking bankruptcy case and Aaron
4 Ettinger's personal Chapter 13 bankruptcy case. Although the Ajlounys and Union Bank had
5 been paid as agreed under the compromise agreement, Union Bank has refused to reconvey its
6 interest in a three-party UCC lien established under the compromise agreement. Aaron had been
7 unable to persuade Union Bank's counsel to act, and he had been unable to persuade attorney
8 Logan's office to take any action to force Union Bank's compliance. Applicant CGS made
9 various efforts to persuade Union Bank's counsel to act, and when those efforts were unavailing,
10 CGS filed a Motion to Enforce Compromise on Debtor's behalf. Within several days of CGS
11 filing the Motion (and before any hearing on the Motion), Union Bank tendered the lien release,
12 and CGS removed the Motion from the Court's calendar.

13 In connection with the foregoing, Applicant has expended 46.6 hours, at a cost to the
14 estate of \$15,582.50.

15 **PLAN OF REORGANIZATION ("POG")**

16 From the outset of CGS engagement by Debtor, Applicant and Debtor's principals
17 have been focused on preparing and confirming a reorganization plan. Thus, within days after
18 Court approval for CGS engagement, Applicant commenced work preparing a reorganization
19 plan, including reviewing Debtor's historical operating results and re-drafting an uncirculated
20 draft disclosure statement that had been initiated by attorney Logan's office.

21 In early January 2009, Applicant finalized and filed Debtor's proposed plan of
22 reorganization and disclosure statement. Applicant sent notices of the disclosure statement
23 hearing to all creditors, and conferred with various creditors and/or their counsel regarding the
Debtor's plan of reorganization. In February 2009, Applicant prepared for and attended a single

1 Court hearing on Debtor's disclosure statement, which was approved with minor changes.
2 Applicant immediately sent out a Notice, ballots, the Amended Disclosure Statement and Plan to
3 Debtor's creditors. In March 2009, Applicant assembled the collected ballots, prepared a ballot
4 summary and related confirmation pleadings, and prepared for and attended a single Court hearing
5 on confirmation of Debtor's Plan, which confirmation was approved.

6 In connection with the foregoing, Applicant has expended 66.6 hours, at a cost to the
7 estate of \$25,797.50.

8 FEE APPLICATION ("FEE")

9 Following confirmation of Debtor's Plan, Applicant has prepared this final fee
10 application, with 7.4 hours billed, at a cost to the estate of \$3,145.00.

11 CONCLUSION

12 In the course of representation in these matters from October 2008 through March
13 2009, Applicant has devoted approximately 120 hours of professional services, as indicated on
14 Applicant's Project Billing Statement, which is attached as Exhibit A. The Statement identifies the
15 individuals who have performed specific services and is summarized as follows:

16 Scott L. Goodsell (SLG)	92.40	\$ 425.00/hr.
17 Scott L. Goodsell (SLG)	15.40	No Charge
18 William J. Healy (WJH)	13.80	\$ 350.00/hr.

19 In view of the time expended and the responsibilities assumed, Applicant respectfully submits that
20 the reasonable value of its services hereinabove set forth is \$44,525.00.

21 Applicant has also expended the sum of \$594.49 for filing fees and postage as follows:

22 Photocopy Charges	\$ 220.00
23 Postage Charges	363.49
Filing Fees (Union Bank lien release)	10.00

All requests for reimbursement follow the Guidelines for Compensation of Professionals.

1 Applicant believes that the services so rendered and costs so incurred herein were
2 necessary and that the fees and costs requested constitute reasonable and necessary fees expended
3 on behalf of the estate. Pursuant to Court order authorizing CGS employment, CGS is permitted
4 to receive a retainer in the amount of \$20,000.00; of that authorized retainer sum, CGS has in fact
5 received only \$11,750.00 at this time from the debtor in connection with the Chapter 11 case. No
6 part of the monies previously received by Applicant has been shared with any person, and no
7 agreement or understanding exists between Applicant and any other person for the sharing of
8 compensation received or to be received for services rendered in connection with this case, except
9 with the members and associates of Applicant's law firm.

10 WHEREFORE, Applicant prays that this court enter its order (i) approving as final
11 compensation those Chapter 11 attorneys' fees incurred and costs expended by Applicant from
12 October 2008 through March 2009 as further set forth above; (ii) authorizing the debtor to pay to
13 this Applicant the sum of \$45,119.49 for services rendered and costs expended but not yet
14 compensated by the debtor as set forth in this Application, and (iii) for such further relief as this
15 court deems just and proper.

16 DATED: April 3, 2009

CAMPEAU GOODSSELL SMITH

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18 By /s/ Scott L. Goodsell
19 Scott L. Goodsell
20 Attorneys for Debtor
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CASE ADMINISTRATION

<u>DATE</u>	<u>EMP</u>	<u>DESCRIPTION</u>	<u>HOURS</u>	<u>AMOUNT</u>
8/8/2008	SLG	Review Les/Aaron Ettinger emails to attorney Luce re status of Telepath reorganization plan efforts (6)	0.6	No Charge
9/11/2008	SLG	Telephone conference(s) with L. Ettinger re CGS replacing attorney Logan as Telepath counsel	0.5	No Charge
9/17/2008	SLG	Review email from A. Ettinger re attorney Logan death and on-line public records research for confirmation	0.3	No Charge
9/30/2008	SLG	Draft emails to/from A. Ettinger re possible CGS engagement for Telepath confirmation of plan of	0.3	No Charge
10/1/2008	SLG	Draft emails to/from A. Ettinger re possible CGS engagement for Telepath confirmation of plan of reorganization (4)	0.4	No Charge
10/2/2008	SLG	Conference with A. Ettinger re attention to strategy and planning re CGS engagement for Telepath confirmation of plan of reorganization, including status of pending matters and case history issues	2.0	\$850.00
10/17/2008	SLG	Review email from L. Ettinger re possible CGS engagement for Telepath confirmation of plan of reorganization	0.2	\$85.00
10/21/2008	SLG	Telephone conference(s) with L. Ettinger re CGS substitution of attorney(s) in place of attorney Logan office	0.3	\$127.50
10/29/2008	SLG	Review emails from attorney Seid re substitution of attorney(s) for attorney Logan office for Telepath case (2)	0.4	\$170.00
10/30/2008	SLG	Telephone conference(s) with UST Dumas re CGS substitution of attorney(s) for attorney Logan office for Telepath case	0.4	\$170.00
10/31/2008	SLG	Draft emails to/from attorney Seid re obtaining Telepath client file from attorney Logan office	0.4	\$170.00
10/31/2008	SLG	Telephone conference(s) with UST Dumas re okay for CGS substitution of attorney(s) for attorney Logan office for Telepath case	0.2	\$85.00
11/3/2008	SLG	Review e-mails from attorney Seid to accountant Siress re CGS substitution of attorney(s) for attorney Logan office (3)	0.3	No Charge
11/5/2008	SLG	Travel to and from attorney Logan office to obtain Telepath client files, and conference with attorney Seid re her refusal to turnover same	2.0	\$850.00
11/5/2008	SLG	Telephone conference(s) with A. Ettinger re same	0.3	\$127.50
11/5/2008	SLG	Conference with GJC re possible motion to compel turnover and sanctions to obtain Telepath client files from attorney Logan office	0.8	No Charge
11/5/2008	SLG	Draft e-mails to/from accountant Siress re CGS employment status	0.3	\$127.50
11/7/2008	SLG	Telephone conference(s) with A. Ettinger re attorney Seid refusing to turnover Telepath files from attorney Logan office	0.6	\$255.00
11/10/2008	SLG	Telephone conference(s) with attorney Adelman re Bankruptcy Court approval for Microvoice litigation	0.3	No Charge

11/10/2008	SLG	Telephone conference(s) with Aaron/Les Ettinger re obtaining Telepath client files from attorney Logan office	0.4	\$170.00
11/12/2008	SLG	Review correspondence from L. Ettinger re Telepath tax issues	0.3	\$127.50
11/12/2008	SLG	Draft application and notice for Bankruptcy Court hearing on CGS employment, and draft CGS engagement letter.	1.7	\$722.50
11/19/2008	SLG	Draft email to A. Ettinger re obtaining Telepath client files from attorney Logan office	0.2	\$85.00
11/21/2008	SLG	Finalize notice of Bankruptcy Court hearing on CGS employment	1.0	\$425.00
11/24/2008	SLG	Draft emails to/from client and attorney Seid re her refusal to turnover Telepath client files from attorney Logan office (8)	0.8	\$340.00
11/25/2008	SLG	Draft emails to/from client and attorney Seid re her refusal to turnover Telepath client files from attorney Logan office (4)	0.4	\$170.00
11/26/2008	SLG	Review emails to/from client and attorney Seid re her refusal to turnover Telepath client files from attorney Logan office without Telepath signing substitution of attorney(s)	0.3	\$127.50
12/1/2008	SLG	Telephone conference(s) with client regarding attorney Seid refusal to turnover Telepath client files from attorney Logan office unless Telepath signs substitution of attorney(s)	0.4	\$170.00
12/1/2008	SLG	Telephone conference(s) with attorney Seid re same	0.3	\$127.50
12/1/2008	SLG	Conference with client to discuss turnover of attorney Logan office files attorney Logan office files for draft plan of reorganization	0.3	\$127.50
12/9/2008	SLG	Review correspondence from accountant Siress with fee application time entries	1.4	No Charge
12/11/2008	SLG	Telephone call(s) from UST Dumas re no objection to employ CGS as debtor counsel	0.2	\$85.00
12/11/2008	SLG	Prepare for and attend Bankruptcy Court hearing on debtor motion to employ CGS as debtor counsel	1.7	\$722.50
12/12/2008	SLG	Telephone call(s) from attorney Seid re additional attorney Logan files found	0.2	No Charge
12/12/2008	SLG	Telephone call(s) from accountant Siress re filing fee application	0.2	No Charge
12/15/2008	SLG	Review email from accountant Siress re her fee application	0.2	No Charge
12/15/2008	SLG	Attention to strategy and planning re open items for Chapter 11 case	0.5	\$212.50
12/17/2008	SLG	Review e-mail from accountant Siress re her monthly operating report(s) analysis	0.4	\$170.00
12/18/2008	SLG	Review email from client re enforcing settlement agreement with Union Bank releasing lien	0.3	\$127.50
12/18/2008	SLG	Conference with WJH re same	0.3	\$127.50
12/19/2008	WJH	Review emails to/from client and SLG re Union Bank UCC issue, and telephone conference(s) with client regarding	0.3	\$105.00
12/22/2008	WJH	Conference with SLG re potential debtor motion to enforce compromise agreement	0.3	\$105.00
12/22/2008	WJH	Review emails from client and attorney Serlin re disputed Union Bank payment and UCC lien release, including compromise agreement	0.3	\$105.00
12/22/2008	WJH	Telephone conference(s) with client regarding same	0.2	\$70.00

12/22/2008	WJH	On-line public records research for recorded Union Bank UCC lien	0.2	\$70.00
12/22/2008	WJH	Review and analysis of client document production from three bankruptcy cases re Union Bank claims, Ettinger Chapter 13 plan, compromise agreements and attachments, and related motions to prepare debtor motion to enforce compromise agreement with Union Bank	2.0	\$700.00
12/22/2008	SLG	Telephone call(s) from accountant Siress re filing her interim fee application	0.2	No Charge
12/22/2008	SLG	Conference with WJH re attention to strategy and planning re motion to enforce Union Bank settlement agreement	0.4	\$170.00
12/23/2008	WJH	Further review and analysis of on-line PACER research for various bankruptcy cases, together with client correspondence, about compromise agreement, including draft letter to attorney Serlin re Union Bank wrongful refusal to release joint UCC lien	2.5	\$875.00
12/23/2008	WJH	Draft emails to/from client re filing debtor motion to enforce compromise agreement	0.2	\$70.00
12/24/2008	WJH	Draft debtor motion to enforce Union Bank compromise agreement, and draft emails to/from client re same	2.5	\$875.00
12/26/2008	WJH	Further on-line public records research for recorded Union Bank UCC lien to obtain copies of same and termination notice	0.5	\$175.00
12/26/2008	WJH	Further review and analysis of joint security agreement re Union Bank UCC lien	0.6	\$210.00
12/26/2008	WJH	Draft emails to client re Union Bank UCC issues	0.5	\$175.00
12/30/2008	SLG	Telephone call(s) from accountant Siress office re filing her fee application	0.2	No Charge
1/4/2009	SLG	Telephone call(s) from accountant Siress re filing her fee application	0.2	No Charge
1/6/2009	SLG	Draft emails to/from accountant Siress re fee application (3)	0.4	No Charge
1/6/2009	WJH	Conference with client re filing motion to enforce compromise agreement, including joint telephone conference(s) with client and attorney Serlin re Union Bank failure to release joint UCC lien despite payment of Union Bank agreed claim	1.5	\$525.00
1/7/2009	SLG	Draft email to client re same	0.2	\$85.00
1/8/2009	SLG	Review email from accountant Siress re fee application (3)	0.4	No Charge
1/8/2009	SLG	Draft email to accountant Siress re same, directing that A. Ettinger approve billings before CGS will file any professional applications	0.8	\$340.00
1/8/2009	SLG	Review email from client re same	0.2	No Charge
1/8/2009	SLG	Review faxed document production from accountant Cardenas re prior approved Siress fee applications	1.4	\$595.00
1/13/2009	SLG	Draft Bankruptcy Court status conference statement	0.4	No Charge
1/20/2009	SLG	Conference with WJH re attention to strategy and planning re filing debtor motion to enforce Union Bank settlement agreement	0.4	\$170.00
1/20/2009	SLG	Prepare for and attend Bankruptcy Court status conference hearing	1.0	\$425.00

1/20/2009	WJH	Conference with SLG re filing motion to enforce Union Bank settlement agreement	0.4	\$140.00
1/20/2009	WJH	Finalize motion to enforce Union Bank settlement agreement and to compel release of UCC lien	1.0	\$350.00
1/21/2009	WJH	Telephone conference(s) with client regarding same	0.2	\$70.00
1/23/2009	SLG	Conference with WJH re attention to strategy and planning re motion to enforce Union Bank settlement agreement	0.4	\$170.00
2/11/2009	WJH	Review correspondence from attorney Serlin with Union Bank UCC lien release	0.3	\$105.00
2/11/2009	WJH	Telephone conference(s) with client regarding same	0.3	\$105.00
2/12/2009	SLG	Draft emails to/from client and attorney Hagan re Pennsylvania collections claim (3)	0.3	\$127.50
2/13/2009	SLG	Draft emails to/from client and attorney Hagan re Pennsylvania collections claim (8)	0.8	\$340.00
2/13/2009	SLG	Draft Bankruptcy Court status conference statement	0.4	\$170.00
2/19/2009	SLG	Review and analysis of accountant Siress 4th fee application	1.0	\$425.00
2/24/2009	SLG	Draft emails to/from A. Ettinger re his objection to accountant Siress billings	0.4	\$170.00
3/5/2009	SLG	Review emails from A. Ettinger re his objection to accountant Siress billings	0.5	\$212.50
3/10/2009	SLG	Review email from A. Ettinger re Pennsylvania collection	0.3	\$127.50
3/13/2009	SLG	Draft notice of Bankruptcy for Pennsylvania collections	0.4	\$170.00
		total	46.6	\$15,582.50

PLAN CONFIRMATION

<u>DATE</u>	<u>EMP</u>	<u>DESCRIPTION</u>	<u>HOURS</u>	<u>AMOUNT</u>
10/23/2008	SLG	Review email from A. Ettinger with draft disclosure statement from attorney Logan office, and attention to strategy and	1.6	\$ 680.00
10/27/2008	SLG	Review email from L. Ettinger with draft cashflow projections to support Telepath confirmation of plan of reorganization	1.0	\$ 425.00
10/29/2008	SLG	Telephone conference(s) with L. Ettinger re attention to strategy and planning re confirmation of plan of reorganization	0.6	\$ 255.00
11/19/2008	SLG	Review email from A. Ettinger with his multiple corrections to draft but uncirculated disclosure statement obtained from	0.5	\$ 212.50
12/3/2008	SLG	Further review and analysis of attorney Logan office file for	2.4	No Charge
12/5/2008	SLG	Further review and analysis of attorney Logan office files for	3.2	No Charge
12/16/2008	SLG	Review and analysis of attorney Logan case files to prepare client plan of reorganization and revise incorrect draft	2.2	\$ 935.00
12/22/2008	SLG	Review unfiled client monthly operating report(s) to compare with financial projections for disclosure statement	0.8	\$ 340.00
12/22/2008	SLG	Attention to strategy and planning re client plan of	1.4	\$ 595.00
1/2/2009	SLG	Outline draft plan of reorganization	4.5	\$ 1,912.50
1/3/2009	SLG	Continue drafting plan of reorganization and revising prior	3.4	\$ 1,445.00
1/6/2009	SLG	Conference with client to discuss draft plan of reorganization and draft disclosure statement, attention to strategy and planning re confirmation of plan of reorganization and Siress	2.3	\$ 977.50
1/6/2009	SLG	Review & revise plan of reorganization and disclosure statement per conference with client to discuss same	2.0	\$ 850.00
1/9/2009	SLG	Draft emails to/from client re new draft disclosure statement	0.3	No Charge
1/9/2009	SLG	Telephone conference(s) with client regarding same	0.5	\$ 212.50
1/11/2009	SLG	Review L. Ettinger email with draft disclosure statement	0.4	\$ 170.00
1/12/2009	SLG	Review client emails re changes to draft plan of reorganization	0.5	\$ 212.50
1/12/2009	SLG	Review accountant Siress email with revised disclosure	0.4	\$ 170.00
1/12/2009	SLG	Finalize plan of reorganization and disclosure statement	4.0	\$ 1,700.00
1/19/2009	SLG	Attention to strategy and planning re timetable for confirmation	1.0	\$ 425.00
2/11/2009	SLG	Review e-mail from UST Dumas re disclosure statement	0.3	\$ 127.50
2/11/2009	SLG	Telephone conference(s) with UST Dumas re same	0.8	\$ 340.00
2/11/2009	SLG	Review & revise disclosure statement	0.4	\$ 170.00
2/11/2009	SLG	Draft e-mails to/from UST Dumas re disclosure statement	0.4	\$ 170.00
2/11/2009	SLG	Draft e-mail to Bankruptcy Court Clerk re intent to proceed on	0.2	\$ 85.00
2/16/2009	SLG	Draft emails to/from client re attending Bankruptcy Court	0.2	\$ 85.00
2/17/2009	SLG	Prepare for Bankruptcy Court hearing on approval of	1.2	\$ 510.00
2/17/2009	SLG	Attend Bankruptcy Court hearing on approval of disclosure	1.5	\$ 637.50
2/17/2009	SLG	Conference with client to discuss results of Bankruptcy Court hearing on approval of disclosure statement statement	0.5	\$ 212.50
2/18/2009	SLG	Legal research re timing for notice and Bankruptcy Court hearing on confirmation of plan of reorganization	1.0	\$ 425.00
2/18/2009	SLG	Review & revise disclosure statement per Court instructions	0.5	\$ 212.50
2/18/2009	SLG	Telephone conference(s) with UST Dumas re same	0.4	\$ 170.00
2/18/2009	SLG	Draft order approving amended disclosure statement and	1.5	\$ 637.50
2/18/2009	SLG	Draft emails to/from UST Dumas re same	0.2	\$ 85.00
2/18/2009	SLG	Attention to service issues	1.2	\$ 510.00
2/20/2009	SLG	Telephone conference(s) with D. Santana re balloting	0.2	\$ 85.00

2/20/2009	SLG	Telephone conference(s) with J. Newman re balloting	0.2	\$	85.00
2/22/2009	SLG	Drafting e-mails to/from L/ Ettinger re his ballots and classes	0.2	\$	85.00
2/25/2009	SLG	Draft emails to/from L. Ettinger re his ballots and classes (4)	0.4	\$	170.00
3/10/2009	SLG	Telephone conference(s) with client regarding same and need for Telepath to contact creditors for additional ballots	0.3	\$	127.50
3/11/2009	SLG	Draft letter to client re weak ballot response and need for	0.3	\$	127.50
3/13/2009	SLG	Draft e-mail to client with pdf'd copies of Plan, disclosure statement and ballot to contact un-voted creditors	0.4	\$	170.00
3/15/2009	SLG	Draft emails to/from L. Ettinger re his ballots and classes (2)	0.4	\$	170.00
3/16/2009	SLG	Draft emails to/from Aaron/Les Ettinger re weak ballot response and need for Telepath to contact creditors (8)	1.0	\$	425.00
3/16/2009	SLG	Telephone conference(s) with Aaron/Les Ettinger re same	0.4	\$	170.00
3/17/2009	SLG	On-line PACER research of Bankruptcy Court claims register to determine ballots sums and evaluate creditor participation	2.1	\$	892.50
3/17/2009	SLG	Attention to strategy and planning re issues for confirmation of	1.0	\$	425.00
3/17/2009	SLG	Draft ballot summary and calculate balloting results	2.3	\$	977.50
3/17/2009	SLG	Draft statement in support of confirmation of plan of	1.8	\$	765.00
3/17/2009	SLG	Draft emails to Bankruptcy Court Clerk re going forward with Bankruptcy Court hearing on confirmation of plan of	0.2	\$	85.00
3/17/2009	SLG	Draft e-mails to/from N. Alameda (Day Wireless) re balloting	0.3	\$	127.50
3/18/2009	SLG	Prepare for Bankruptcy Court hearing on confirmation of plan	1.0	\$	425.00
3/19/2009	SLG	Prepare for Bankruptcy Court hearing on confirmation of plan	1.0	\$	425.00
3/19/2009	SLG	Review e-mail from Bankruptcy Court Clerk re Judge continuing Bankruptcy Court hearing on confirmation of plan of	0.2	\$	85.00
3/19/2009	SLG	Draft email to Aaron Ettinger re weak ballot response and	0.2	\$	85.00
3/19/2009	SLG	Review email from Les Ettinger re additional ballots	0.2	\$	85.00
3/24/2009	SLG	Review emails from Les Ettinger re additional ballots (6)	0.5	\$	212.50
3/24/2009	SLG	Draft Goodsell declaration in support of confirmation of plan of reorganization, including summary of allowed filed proof of	2.8	\$	1,190.00
3/24/2009	SLG	Draft Bankruptcy Court order for confirmation of plan of	0.7	\$	297.50
3/24/2009	SLG	Prepare for Bankruptcy Court hearing on confirmation of plan	1.0	\$	425.00
3/24/2009	SLG	Draft e-mails to/from client re same	0.5	\$	212.50
3/25/2009	SLG	Prepare for Bankruptcy Court hearing on confirmation of plan	1.0	\$	425.00
3/25/2009	SLG	Attend Bankruptcy Court hearing on confirmation of plan of reorganization, including conference with client to discuss attention to strategy and planning re ptoential offer of proof	1.6	\$	680.00
3/25/2009	SLG	Conference with UST Dumas re confirmation of plan of	0.3	\$	127.50
3/25/2009	SLG	Draft emails to/from client re UST payments due	0.3	\$	127.50
12/30/2008	SLG	Telephone conference(s) with client regarding accountant Siress demands and regarding outline for client plan of	0.5	\$	212.50
		total	66.6	\$	25,797.50

FEE APPLICATION

<u>DATE</u>	<u>EMP</u>	<u>DESCRIPTION</u>	<u>HOURS</u>	<u>AMOUNT</u>
4/1/2009	SLG	Draft CGS final fee application	4.0	\$ 1,700.00
4/2/2009	SLG	Continue drafting CGS final fee application	2.4	\$ 1,020.00
4/24/2009	SLG	Prepare for and attend Bankruptcy Court hearing on CGS final fee application (est)	1.0	\$ 425.00
		total	7.4	\$ 3,145.00